

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN
GREEN BAY DIVISION**

ROBERT REITZ and DOUGLAS
PUNDSACK,

Plaintiffs,

vs.

Case No.: 1:20-cv-00196

CREDIT SYSTEMS OF THE FOX
VALLEY, INC.,

Defendant.

STIPULATION FOR EXTENSION OF TIME TO RESPOND

Through their undersigned attorneys, Plaintiffs and Defendant enter into this stipulation to extend Defendant's deadline to answer or otherwise respond to Plaintiffs' Complaint and state the following:

1. Defendant's answer to Plaintiffs' Complaint is presently due on March 9, 2020.
2. Plaintiffs stipulate to extend the deadline to answer or otherwise respond to their Complaint by fourteen days.
3. The new deadline to answer or otherwise respond to the Complaint will be March 23, 2020.
4. Good cause exists to approve this stipulation as it is made in furtherance of settlement discussions. Avoidance of the fees necessary to answer the First Amended Complaint may increase the possibility of an amicable resolution.

WHEREFORE, Plaintiffs and Defendant pray that the Court approve this stipulation and the extension of Defendant's deadline to answer or otherwise respond to the Complaint.

March 5, 2020

By: s/Patrick D. Newman

Patrick D. Newman (WI #1093942)

Michael A. Klutho (WI #1038353)

Bassford Remele

100 South 5th Street, Suite 1500

Minneapolis, MN 55402-1254

T: (612) 333-3000

F: (612) 333-8829

Email: pnewman@bassford.com

mklutho@bassford.com

*Attorneys for Defendant Credit Systems of the
Fox Valley, Inc.*

Respectfully submitted,

By: s/Francis R. Greene

Francis R. Greene (WI #1115577)

Philip D. Stern (NJ #045921984)

Andrew T. Thomasson (NJ #048362011)

Katelyn B. Busby (AR #2014155)

Stern•Thomasson LLP

3010 South Appleton Road

Menasha, WI 54952

T: (973) 379-7500

Email: francis@sternthomasson.com

philip@sternthomasson.com

andrew@sternthomasson.com

katelyn@sternthomasson.com

*Attorneys for Plaintiffs, Robert Reitz and
Douglas Pundsack*